

# DEPARTMENT OF COMMERCE Patent and Tracemark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
and the state of t	01/08/99	SOBOTŠ		Ţ.		
		·	$\neg$	EXAMINER		
ALAN J ATKINSON		QM12/0214		ΡΔΡΔητςη τ		
P 0 30X 270				ART UNIT	PAPER NUMBER	
MOVETON TX	77277-0161			3721 DATE MAILED:	6	
					02/14/01	

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

	Application	lo.	Applicant(s)						
	Application No.								
Office Action Summary	09/227,780	09/227,780 SOBOTS, JOHN							
onice Action Summary	Examiner		Art Unit						
·	John R. Para	diso	3721	7					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply									
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFr after SIX (6) MONTHS from the mailing date of this communication  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory pe  - Failure to reply within the set or extended period for reply will, by st  - Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).  Status	N. R 1.136 (a). In no event, reply within the statutory riod will apply and will ex atule, cause the applicati	however, may a reply be tin minimum of thirty (30) day bire SIX (6) MONTHS from on to become ABANDONE	mely filed s will be considered tim the.mailing date of this D (35 U.S.C. § 133).	nely. communication.					
1) Responsive to communication(s) filed on j	20 November 200	<u>0</u> .							
2a) ☐ This action is <b>FINAL</b> . 2b) ☑	This action is no	n-final.							
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.									
Disposition of Claims									
4) Claim(s) 1-19 is/are pending in the application	ition.			,					
4a) Of the above claim(s) is/are with	4a) Of the above claim(s) is/are withdrawn from consideration.								
5) Claim(s) is/are allowed.									
6)⊠ Claim(s) <u>1-19</u> is/are rejected.									
7) Claim(s) is/are objected to.									
8) Claims are subject to restriction an	d/or election requ	irement.							
Application Papers									
9) The specification is objected to by the Exa	miner.								
10) The drawing(s) filed on is/are object	ed to by the Exan	niner.							
11) The proposed drawing correction filed on is: a) □ approved b) □ disapproved.									
12) The oath or declaration is objected to by the Examiner.									
Priority under 35 U.S.C. § 119									
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).									
a) ☐ All b) ☐ Some * c) ☐ None of:									
1. Certified copies of the priority documents have been received.									
2. Certified copies of the priority documents have been received in Application No									
3. Copies of the certified copies of the application from the Internationa	priority documents I Bureau (PCT Ru	s have been receiv le 17.2(a)).	ed in this Nation	al Stage					
* See the attached detailed Office action for a list of the certified copies not received.  14) Acknowledgement is made of a claim for domestic priority under 35 U.S.C. § 119(e).									
14)∟ Acknowledgement is made of a claim for d	omesuc phonty u	1461 33 0.3.6. 8 1							
Attachment(s)									
<ul> <li>15) Notice of References Cited (PTO-892)</li> <li>16) Notice of Draftsperson's Patent Drawing Review (PTO-94</li> <li>17) Information Disclosure Statement(s) (PTO-1449) Paper N</li> </ul>	8) 19	· ==	ary (PTO-413) Paper Il Patent Application						

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#### **DETAILED ACTION**

# Response to Amendment

- 1. Substitute Declaration has been received and approved and entered as paper number 5.
- Applicant's arguments with respect to the rejection in the previous Office Action of claims 1, 2, 5, 6, and 8-19 under 35 USC 102(b) over HAN and claims 3, 4, and 7 under 35 USC 103(a) over HAN in view of OGATA ET AL have been considered but are moot in view of the new ground(s) of rejection which follow.

## Claim Rejections - 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 1-19 are rejected under 35 U.S.C. 103(a) as being unpatentable over BODENMANN ET AL (US 5881366) in view of DE BOT (US 5917810).

BODENMANN ET AL discloses a method of control and system for controlling a computer (20) such as for a video game with an associated receiver (25) for receiving the wireless transmissions of a set of peripherals such as game controllers (10). The peripherals each have a housing, sensors for detecting the movements and controls of a player, and a transmitter that sends information to the game receiver, the information including the input from the sensors

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and the address of the sender unit. The computer sends information back to the peripherals as well. (See BODENMANN ET AL columns 1, 2, and 4-6 and figures 1 and 7-10.)

BODENMANN ET AL implies but does not specifically disclose using a form of time domain multiplexing to convey several different items of information using separate time intervals.

DE BOT discloses a system and method for remote wireless interaction between a central controller (CSC) and remote users (US1-5) in which the communication in both directions is carried over a common frequency using time domain multiplexing to keep the transmissions to different users separate and distinct. (See DE BOT columns 2-4 and figure 1.)

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use a time domain multiplexing scheme, as taught by DE BOT, in the invention of BODENMANN ET AL in order to reduce the bandwidth requirements of the invention.

### Reference Citations

- 5. The following prior art made of record and not relied upon is considered pertinent to Applicant's disclosure:
- HOARTY ET AL (US 5361091) discloses an interactive system for communicating between a central controller and multiple sites using a single frequency and time domain multiplexed signals.

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#### Conclusion

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to John Paradiso. The examiner can normally be reached Monday-Friday, 8:30 a.m. – 5:00 p.m. (ET).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Peter Vo, can be reached at the number listed below.

Any inquiry of a general nature or relating to the status of this application should be directed to the 3700 Technology Center receptionist.

Examiner John Paradiso

(703) 308-2825

February 12, 2001

Formal Faxes:

(703) 305-3579/80 (703) 308-1789

Supervisor Peter Vo Receptionist

(703) 308-1148